

The relief described hereinbelow is SO ORDERED.

Signed November 09, 2020.

Ronald B. King

Chief United States Bankruptcy Judge

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

| §                            |
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| §                            |
| § CASE NO. 20-50805-RBK      |
| §                            |
| § CHAPTER 11                 |
| §                            |
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| §                            |
| § ADVERSARY No. 20-05027-RBK |
| §                            |
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## ORDER GRANTING IN PART, DENYING IN PART LONGBRANCH'S UNOPPOSED MOTION FOR LEAVE TO AMEND

On this day came on to be considered *Longbranch's Unopposed Motion for Leave to Amend* (ECF No. 101). In its *Motion*, Longbranch requests leave to add counterclaims against KrisJenn and its series, as well as Larry Wright, John Terrill, and McLeod Oil. It appears to the Court that there

is good cause to grant the *Motion* in part and deny the *Motion* in part. Accordingly, Longbranch is granted leave to amend its pleading to add counterclaims but is denied leave to add any additional third-party defendants.

It is, therefore, **Ordered**, **Adjudged**, **And Decreed** that the above-referenced *Order* is hereby **Granted** in **Part** and **Denied** in **Part**. It is further **Ordered** that the defendant, **Longbranch Energy**, **LP**, is **Granted** leave to amend its pleadings to add counterclaims and is **Denied** leave to amend its pleadings to add any additional third-party defendants.

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